

JAN 3 2006

<u>CERTIFIED MAIL</u> RETURN RECEIPT REQUESTED

Paul Dunlap 111 Hekili Street Suite A-116 Kailua, Hawaii 96734

RE: MUR 5560

Case for Congress and James H. Case, in his official capacity as treasurer, Representative Edward E. Case, Stephen M. Case, KFC Engineering Management, Inc., KFC Airport, Inc., Maui Land & Pineapple Company, Inc., Phoenix Group, LLC, and North Hawaii Health Care Group, LLC

Dear Mr. Dunlap:

On December 1, 2005, the Federal Election Commission reviewed the allegations in your complaint dated October 7, 2004, and found that on the basis of the information provided in your complaint, and information provided by the respondents, there is no reason to believe Case for Congress and James H. Case, in his official capacity as treasurer, Representative Edward E. Case, Stephen M. Case, KFC Engineering Management, Inc., KFC Airport, Inc., Maui Land & Pineapple Company, Inc., Phoenix Group, LLC, or North Hawaii Health Care Group, LLC violated the Federal Election Campaign Act of 1971, as amended. Accordingly, on December 1, 2005, the Commission closed the file in this matter.

Documents related to the case will be placed on the public record within 30 days. *See* Statement of Policy Regarding Disclosure of Closed Enforcement and Related Files, 68 Fed. Reg. 70,426 (Dec. 18, 2003). A copy of the dispositive General Counsel's Report is enclosed for your information.

The Federal Election Campaign Act of 1971, as amended, allows a complainant to seek judicial review of the Commission's dismissal of this action. See 2 U.S.C. § 437g(a)(8).

Sincerely,

Lawrence H. Norton

General Counsel

BY: Lawrence L. Calvert, Jr.

Deputy Associate General Counsel

for Enforcement

Enclosure

General Counsel's Report